

FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA11/15
w/

Reg. No. 42711-053

(Inmate Number)

NURADEEN ALAMIN

(Name of Plaintiff)

FPC Allenwood - P.O. Box 1000
Montgomery, PA 17752

(Address of Plaintiff)

vs.

Warder J. Miner - A.W. Troy Levi

M.L. Furman, Title Unit Manager

R. Adams, Title Case Manager

M. Fetzer, Title Counselor

(Names of Defendants)

1: CV 00-1988

(Case Number)

COMPLAINT

FILED
SCRANTON

NOV 14 2000

DEPUTY CLERK

TO BE FILED UNDER: * 42 U.S.C. § 1983 - STATE OFFICIALS

28 U.S.C. § 1331 - FEDERAL OFFICIALS

I. Previous Lawsuits

A. If you have filed any other lawsuits in federal court while a prisoner please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

NA

NA

NA

II. Exhaustion of Administrative Remedies

A. Is there a grievance procedure available at your institution?
 Yes No

B. Have you filed a grievance concerning the facts relating to this complaint?
 Yes No

If your answer is no, explain why not NA

C. Is the grievance process completed? Yes No

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item B for the names, positions and places of employment of any additional defendants.)

A. Defendant Mr. J. Miner Title Warden

is employed

as Federal Bureau of Prisons at FPC Allenwood, Pennsylvania

B. Additional defendants M.L. Furman

R. Adams

M. Fetzer

T. Levi Title Assistant Warden

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

1. Staff member, Mr. M. Furman knowingly, willfully and unlawfully destroyed a Government document (Inmate request form). These acts were all in violation of the Fifth Amendment of the Constitution of the United States and in violation of Due Processes of Law and Freedom of Expression an unusual punishment also in violation of the Eighth Amendment of The Constitution of the United States, by shedding the inmate request which contained my request to be transferred to the "Work Cadre" at M.D.C. Brooklyn when the memorandum was put up. This can be verified through my visiting records that I have any visitors since being at this institution
2. Due to Mr. Furman's misconduct my request was never heard nor was I ever afforded the opportunity to be considered.
I have witnesses who are willing to testify to these charges if and when your office request a hearing.
I, the undersigned was present with another inmate at the time this incident occurred.
3. The following law was violated by staff member, Mr. Furman 18 U.S.C. §1001; P.S. 5511 et. seq. and C.F.R. 28, §542.10.
Very respectfully I would like to request that this event be investigated and granted the relief I seek here in.

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

1.

Petitioner Mr. NURADEEM AL-AMIN humbly request from this Honorable Court that his constitutional rights be protected. Mr. Nuradeen Al-Amin constitutional rights under the due process clause has been violated by prison officials. Expecifcally the first eight and fourtheenth amendment of the United States Constitution.
2.

Constitution.

3.

- _____
- _____
- _____

Signed this 10/26 day of October 2000

Nuradeen Al-Amin
(Signature of Plaintiff)

I declare under penalty of perjury that the foregoing is true and correct.

10/26/00
(Date)

Nuradeen Al-Amin
(Signature of Plaintiff)